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1	L.D. 1244
2	Date: $(g/q/15)$ (Filing No. S-227)
3	Reproduced and distributed under the direction of the Secretary of the Senate.
4	STATE OF MAINE
5	SENATE
6	127TH LEGISLATURE
7	FIRST REGULAR SESSION
8 9	SENATE AMENDMENT "A" to COMMITTEE AMENDMENT "A" to S.P. 449, L.D. 1244, Bill, "An Act To Amend Environmental Permitting Standards"
10 11	Amend the amendment by striking out all of section 5 (page 1, lines 15 to 25 in amendment) and inserting the following:
12	'Sec. 5. 38 MRSA §840, sub-§7 is enacted to read:
13	7. Applicability beginning October 1, 2015. Beginning October 1, 2015, the board
14	or the commissioner may not conduct an adjudicatory hearing for the purpose of
15	establishing a water level regime or minimum flow requirements and may not issue an
16	order establishing a water level regime or minimum flow requirements, except that the
17	commissioner may conduct an adjudicatory hearing and issue an order in accordance with
18	this section on a request or petitions submitted prior to October 1, 2015 or may amend or
19	rescind an order issued prior to October 1, 2015. All orders establishing a water level
20 21	regime or minimum flow requirements issued by the board or the commissioner prior to
21	October 1, 2015, or after October 1, 2015 on a request or petitions submitted prior to October 1, 2015, remain in effect and enforceable until they expire or are rescinded or
22	amended under this subarticle.
24	This subsection is repealed September 30, 2016.
25	Sec. 6. Authorization to report out a bill. The Joint Standing Committee on
26	Environment and Natural Resources may report out a bill related to the establishment of
27	water level regimes under the Maine Revised Statutes, Title 38, chapter 5, subchapter 1,
28	article 3-A, subarticle 4 to the Second Regular Session of the 127th Legislature.'
29	Amend the bill by relettering or renumbering any nonconsecutive Part letter or
30	section number to read consecutively.
31	SUMMARY
32	This amendment amends Committee Amendment "A" to remove the provision
33	allowing the Department of Environmental Protection to charge parties to a water level
34	dispute a licensing fee sufficient to cover costs incurred in conducting an adjudicatory
35	hearing, with a maximum fee of \$20,000. This amendment also amends the laws
36	governing the establishment of water level regimes to provide that after October 1, 2015

Page 1 - 127LR0540(04)-1

# SENATE AMENDMENT

#### SENATE AMENDMENT "A" to COMMITTEE AMENDMENT "A" to S.P. 449, L.D. 1244

but before October 1, 2016 the Commissioner of Environmental Protection may not conduct an adjudicatory hearing for the purpose of or issue an order establishing a water level regime or minimum flow requirements, except that the commissioner may conduct an adjudicatory hearing or issue an order for these purposes on requests or petitions submitted prior to October 1, 2015. All orders establishing a water level regime issued prior to October 1, 2015 remain in effect and enforceable until they expire or are amended or rescinded. The amendment also authorizes the Joint Standing Committee on Environment and Natural Resources to report out a bill to the Second Regular Session of the 127th Legislature relating to the establishment of water level regimes.

10	FISCAL NOTE REQUIRED
11	() (See attached)
12	SPONSORED BY:
13	(Senator BREEN)
14	COUNTY: Cumberland

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Page 2 - 127LR0540(04)-1

## SENATE AMENDMENT



### **127th MAINE LEGISLATURE**

#### LD 1244

#### LR 540(04)

#### An Act To Amend Environmental Permitting Standards

Fiscal Note for Senate Amendment "A" to Committee Amendment "A" (S-227) Sponsor: Sen. Breen of Cumberland Fiscal Note Required: Yes

#### **Fiscal Note**

Current biennium savings - Other Special Revenue Funds Current biennium revenue decrease - Other Special Revenue Funds

#### **Fiscal Detail and Notes**

The amendment forbids the Department of Environmental Protection (DEP), beginning September 1, 2015, from conducting adjudicatory hearings to establish water level regimes or minimum flow requirements, unless initiated before September 1, 2015. The prohibition is repealed on August 31, 2016. The amendment removes the proposed fee to the DEP to cover the costs of adjudicatory hearings. The DEP normally anticipates no more than two water level regime adjudications per year.